

The provisions of the base agreement shall apply to the offering of new contracts, or continuation, modification, or termination of existing contracts as provided in subsection 1 of this section.

Sec. 4. Section 279.15, subsection 1, Code 1985, is amended to read as follows:

1. The superintendent or the superintendent's designee shall notify the teacher not later than March 15 that the superintendent will recommend in writing to the board at a regular or special meeting of the board held not later than March 31 that the teacher's continuing contract be terminated effective at the end of the current school year. However, if the district is subject to reorganization under chapter 275, the notification shall not occur until after the first organizational meeting of the board of the newly formed district.

Approved May 29, 1986

CHAPTER 1240
HUNTING AND FISHING
H.F. 2414

AN ACT relating to hunting and fishing.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 110.1, subsection 1, paragraphs c* and d*, Code 1985, are amended by striking those paragraphs and inserting in lieu thereof the following:

c. Three-day license for residents and nonresidents \$ 5.50

Sec. 2. Section 110.6, Code 1985, is amended to read as follows:

110.6 TROUT LICENSE STAMP.

Any person required to have a fishing license shall not possess trout unless that person has at that time on the person an unexpired special trout license stamp validated by that person's signature written across the face of the stamp in ink, a receipt, or other evidence showing that such trout was lawfully acquired. The proceeds from the sale of this stamp shall be used exclusively to restock trout waters designated by the state conservation commission. The commission may grant a permit to a community event in which trout will be stocked in water which is not designated trout water and a person may catch and possess trout during the period and from the water covered by the permit without having a special trout license stamp.

Sec. 3. NEW SECTION. 110.7 WILD TURKEY LICENSE AND TAG.

1. A resident hunting wild turkey who is required to have a license must have a resident hunting license or combined hunting and fishing license or fur, fish and game license and a wildlife habitat stamp in addition to the wild turkey hunting license.

2. The wild turkey hunting license shall be accompanied by a tag designed to be used only once and separable into two parts. If a wild turkey is taken, the wild turkey shall be tagged with one part of the tag and both parts of the tag should be dated.

Sec. 4. Section 110.8, Code 1985, is amended to read as follows:

110.8 DEER LICENSE AND TAG.

1. A resident hunting deer who is required to have a hunting license must have a resident hunting license or resident combined hunting and fishing license or a fur, fish and game license and a wildlife habitat stamp in addition to the deer hunting license.

2. The deer hunting license shall be accompanied by a tag designed to be used only once and separable into two parts. When a deer is taken, the deer shall be tagged with one part of the tag and both parts of the tag shall be dated.

*Paragraph "d" and "e" intended; see Attorney General opinion, July 8, 1986

Sec. 5. Section 110.24, Code Supplement 1985, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. As used in this section a "farm unit" is all the parcels of land, not necessarily contiguous, which are operated as a unit for agricultural purposes and which are under the lawful control of the landowner or tenant, and a "tenant" is a person, other than the landowner or landowner's family, who resides on the farm unit and is actively engaged in the operation of the farm unit.

Sec. 6. Section 110.24, unnumbered paragraphs 1, 2, and 5, Code Supplement 1985, are amended to read as follows:

Owners or tenants of land, and their juvenile children, may hunt, fish or trap upon such lands and may shoot by lawful means ground squirrels, gophers, or woodchucks upon adjacent roads without securing a license so to do; except, special licenses to hunt deer and wild turkey shall be required of owners and tenants but they shall not be required to have a special wild turkey hunting license to hunt wild turkey on a game breeding and shooting preserve licensed under chapter 110A.

Upon written application to the state conservation commission, one of the following persons who resides upon the farm unit shall be issued a one deer or a one wild turkey hunting license or both during a calendar year:

1. The owner of a farm unit; or.
2. One member of the family of the farm owner; or.
3. The tenant residing on the farm unit; or.
4. One member of the family of the tenant, who resides on the farm unit.

Deer or and wild turkey hunting licenses issued under this section shall be are subject to all other provisions of the laws and regulations pertaining to the taking of deer and wild turkey. The deer license and turkey license shall be the equivalent of the least restrictive license issued under section 109.38.

Sec. 7. Section 110.24, unnumbered paragraph 8, Code Supplement 1985, is amended to read as follows:

No A resident of the state under sixteen years of age shall be is not required to have a hunting license to hunt game if accompanied by the minor's parent or guardian or in company with any other competent adult with the consent of the said minor's parent or guardian, if the said person accompanying said the minor shall possess possesses a valid hunting license; providing, however, that there is must be one licensed adult accompanying each person under sixteen years of age. The minor must have a deer hunting license to hunt deer and a wild turkey hunting license to hunt wild turkey.

Sec. 8. Section 110.27, Code Supplement 1985, is amended by adding the following new subsection:

NEW SUBSECTION. 9. The initial hunter safety certificate shall be issued without cost. A duplicate certificate shall be issued at a cost of three dollars.

Sec. 9. Section 110.32, Code Supplement 1985, is amended to read as follows:
110.32 PUBLIC NUISANCE.

Any device, contrivance, or material used to violate any regulation a rule adopted by the commission, or any other provision of this chapter, is hereby declared to be a public nuisance, and it shall be the duty of the state conservation director and the director's officers, or any peace officer, to shall seize such devices, contrivances, or materials so used, without warrant or process, and to deliver them to some a magistrate having jurisdiction. Provided, however, no gun, fishing rod, fishing tackle or An automobile shall not be construed to be a public nuisance under this section.

Sec. 10. Section 110.36, Code 1985, is amended to read as follows:

110.36 MANNER OF CONVEYANCE.

No person, except as permitted by law, shall have or carry ~~any~~ a gun in or on ~~any~~ a vehicle on ~~any~~ a public highway, unless ~~such~~ the gun ~~be~~ is taken down or totally contained in a securely fastened case, and the its barrels and magazines thereof be are unloaded.

Sec. 11. NEW SECTION. 110.38 FREE FISHING DAYS.

The commission may designate one period of the year of not more than three days as free fishing days and during that period the residents may fish and lawfully possess fish without a license.

Sec. 12. Section 110.42, Code 1985, is amended to read as follows:

110.42 PENALTIES.

~~Whoever shall violate any of the provisions~~ A person who violates a provision of this chapter shall be is guilty of a simple misdemeanor and shall be fined not less than ten dollars for each cited offense.

Sec. 13. Section 110.25, Code 1985, is repealed.

Approved May 29, 1986

CHAPTER 1241

TAXATION

H.F. 2471

AN ACT relating to taxation, by amending administrative requirements of taxpayers, taxpayers' representatives, and public and taxing authorities, including nonsubstantive and technical corrections and making certain provisions of the Act retroactive.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 98.13, subsection 2, Code 1985, is amended to read as follows:

2. **ISSUANCE.** The department shall issue state permits to distributors, wholesalers, and cigarette vendors subject to the conditions provided in this division. Cities may issue retail permits to dealers within their respective limits. County boards of supervisors may issue retail permits to dealers in their respective counties, outside of the corporate limits of cities. ~~Upon issuance of a retail permit by a city council or board of supervisors, the council or board shall forthwith certify to the department the action taken.~~

Sec. 2. Section 98.22, subsection 1, Code 1985, is amended to read as follows:

1. If ~~any~~ a person holding a permit issued by the department under this division, including a retailer permit for railway car, has willfully violated ~~the provisions of section 98.2,~~ the department shall revoke the permit issued to the person upon notice and hearing. If the person violates any other provision of this division, or any rule ~~promulgated~~ adopted under this division, the department may revoke the permit issued to the person, after giving the permit holder an opportunity to be heard upon ten days' written notice stating the reason for the contemplated revocation and the time and place at which the person may appear and be heard. The hearing shall be held in the county of the permit holder's place of business, or in a county in or through which it transacts business. The notice shall be given by mailing a copy ~~by certified mail~~ to the permit holder's place of business as ~~the same~~ it appears on the application for a permit. If, upon hearing, the department finds that the violation has occurred, the department may revoke the permit.